

## **ENGROSSED** SENATE BILL No. 609

DIGEST OF SB 609 (Updated March 17, 2005 1:53 pm - DI 92)

Citations Affected: IC 6-3.5; noncode.

Synopsis: County income tax distributions. Distributes county adjusted gross income tax (CAGIT) revenue to civil taxing units and school corporations and county option income tax (COIT) revenue to civil taxing units according to a formula that (1) excludes the portion of property taxes used to pay debt issued after June 30, 2005, and (2) includes the previous year's local income tax distribution. Provides that the department of state revenue shall make adjustments to increase a county's certified distribution of CAGIT, COIT, or county economic development income tax (CEDIT) revenue when a county increases the tax rate, in the same manner required when the county initially imposes the tax. Changes the date (from January 1 to July 1) on which residency is determined for purposes of the county adjusted gross income tax, the county option income tax, the county economic development income tax, and the municipal option income tax.

Effective: January 1, 2005 (retroactive); upon passage; July 1, 2005; January 1, 2006.

# Kenley, Hume

(HOUSE SPONSORS — ESPICH, CRAWFORD)

January 24, 2005, read first time and referred to Committee on Tax and Fiscal Policy. February 8, 2005, reported favorably — Do Pass. February 28, 2005, read second time, amended, ordered engrossed. March 1, 2005, engrossed. Read third time, passed. Yeas 48, nays 0.

HOUSE ACTION

March 10, 2005, read first time and referred to Committee on Ways and Means. March 17, 2005, amended, reported — Do Pass.



First Regular Session 114th General Assembly (2005)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2004 Regular Session of the General Assembly.

## ENGROSSED SENATE BILL No. 609

A BILL FOR AN ACT to amend the Indiana Code concerning taxation.

Be it enacted by the General Assembly of the State of Indiana:

SECTION 1. IC 6-3.5-1.1-1.1 IS ADDED TO THE INDIANA
CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOW
[EFFECTIVE JANUARY 1, 2006]: Sec. 1.1. (a) For purposes of
allocating the certified distribution made to a county under thi
chapter among the civil taxing units and school corporations in th
county, the allocation amount for a civil taxing unit or school
corporation is the amount determined using the following formula
STEP ONE: Determine the sum of the total property taxe
being collected by the civil taxing unit or school corporatio
during the calendar year of the distribution.

- STEP TWO: Determine the sum of the following:
  (A) Amounts appropriated from property taxes to pay the
  - principal of or interest on any debenture or other debt obligation issued after June 30, 2005, other than an obligation described in subsection (b).
  - (B) Amounts appropriated from property taxes to make payments on any lease entered into after June 30, 2005,

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ES 609—LS 7754/DI 113+









1	other than a lease described in subsection (c).	
2	(C) The proceeds of any property that are:	
3	(i) received as the result of the issuance of a debt	
4	obligation described in clause (A) or a lease described in	
5	clause (B); and	
6	(ii) appropriated from property taxes for any purpose	
7	other than to refund or otherwise refinance a debt	
8	obligation or lease described in subsection (b) or (c).	
9	STEP THREE: Subtract the STEP TWO amount from the	
10	STEP ONE amount.	1
11	STEP FOUR: Determine the sum of:	
12	(A) the STEP THREE amount; plus	`
13	(B) the civil taxing unit's or school corporation's certified	
14	distribution for the previous calendar year.	
15	(b) Except as provided in this subsection, an appropriation from	
16	property taxes to repay interest and principal of a debt obligation	4
17	is not deducted from the allocation amount for a civil taxing unit	
18	or school corporation if:	
19	(1) the debt obligation was issued; and	
20	(2) the proceeds appropriated from property taxes;	
21	to refund or otherwise refinance a debt obligation or a lease issued	
22	before July 1, 2005. However, an appropriation from property	
23	taxes related to a debt obligation issued after June 30, 2005, is	
24	deducted if the debt extends payments on a debt or lease beyond	•
25	the time in which the debt or lease would have been payable if the	
26	debt or lease had not been refinanced or increases the total amount	
27	that must be paid on a debt or lease in excess of the amount that	
28	would have been paid if the debt or lease had not been refinanced.	,
29	The amount of the deduction is the annual amount for each year of	
30	the extension period or the annual amount of the increase over the	
31	amount that would have been paid.	
32	(c) Except as provided in this subsection, an appropriation from	
33	property taxes to make payments on a lease is not deducted from	
34	the allocation amount for a civil taxing unit or school corporation	
35	if:	
36	(1) the lease was issued; and	
37	(2) the proceeds were appropriated from property taxes;	
38	to refinance a debt obligation or lease issued before July 1, 2005.	
39	However, an appropriation from property taxes related to a lease	
40	entered into after June 30, 2005, is deducted if the lease extends	
41	payments on a debt or lease beyond the time in which the debt or	

lease would have been payable if the debt or lease had not been



refinanced or increases the total amount that must be paid on a debt or lease in excess of the amount that would have been paid if the debt or lease had not been refinanced. The amount of the deduction is the annual amount for each year of the extension period or the annual amount of the increase over the amount that would have been paid.

SECTION 2. IC 6-3.5-1.1-9 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 9. (a) Revenue derived from the imposition of the county adjusted gross income tax shall, in the manner prescribed by this section, be distributed to the county that imposed it. The amount to be distributed to a county during an ensuing calendar year equals the amount of county adjusted gross income tax revenue that the department, after reviewing the recommendation of the budget agency, determines has been:

- (1) received from that county for a taxable year ending before the calendar year in which the determination is made; and
- (2) reported on an annual return or amended return processed by the department in the state fiscal year ending before July 1 of the calendar year in which the determination is made;

as adjusted (as determined after review of the recommendation of the budget agency) for refunds of county adjusted gross income tax made in the state fiscal year.

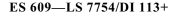
- (b) Before August 2 of each calendar year, the department, after reviewing the recommendation of the budget agency, shall certify to the county auditor of each adopting county the amount determined under subsection (a) plus the amount of interest in the county's account that has accrued and has not been included in a certification made in a preceding year. The amount certified is the county's "certified distribution" for the immediately succeeding calendar year. The amount certified shall be adjusted under subsections (c), (d), (e), (f), and (g). The department shall provide with the certification an informative summary of the calculations used to determine the certified distribution.
- (c) The department shall certify an amount less than the amount determined under subsection (b) if the department, after reviewing the recommendation of the budget agency, determines that the reduced distribution is necessary to offset overpayments made in a calendar year before the calendar year of the distribution. The department, after reviewing the recommendation of the budget agency, may reduce the amount of the certified distribution over several calendar years so that any overpayments are offset over several years rather than in one (1) lump sum.

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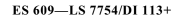




1	(d) The department, after reviewing the recommendation of the
2	budget agency, shall adjust the certified distribution of a county to
3	correct for any clerical or mathematical errors made in any previous
4	certification under this section. The department, after reviewing the
5	recommendation of the budget agency, may reduce the amount of the
6	certified distribution over several calendar years so that any adjustment
7	under this subsection is offset over several years rather than in one (1)
8	lump sum.
9	(e) The department, after reviewing the recommendation of the
10	budget agency, shall adjust the certified distribution of a county to
11	provide the county with the distribution required under section 10(b)
12	of this chapter.
13	(f) This subsection applies to a county that:
14	(1) initially imposes a the county adjusted gross income tax; or
15	(2) increases the county adjusted income tax rate;
16	under this chapter in the same calendar year in which the department
17	makes a certification under this section. The department, after
18	reviewing the recommendation of the budget agency, shall adjust the
19	certified distribution of a county to provide for a distribution in the
20	immediately following calendar year and in each calendar year
21	thereafter. The department shall provide for a full transition to
22	certification of distributions as provided in subsection (a)(1) through
23	(a)(2) in the manner provided in subsection (c).
24	(g) The department, after reviewing the recommendation of the
25	budget agency, shall adjust the certified distribution of a county to
26	provide the county with the distribution required under section 3.3 of
27	this chapter beginning not later than the tenth month after the month in
28	which additional revenue from the tax authorized under section 3.3 of
29	this chapter is initially collected.
30	SECTION 3. IC 6-3.5-1.1-11 IS AMENDED TO READ AS
31	FOLLOWS [EFFECTIVE JANUARY 1, 2006]: Sec. 11. (a) Except for:
32	(1) revenue that must be used to pay the costs of operating a jail
33	and juvenile detention center under section 2.5(d) of this chapter;
34	(2) revenue that must be used to pay the costs of:
35	(A) financing, constructing, acquiring, improving, renovating,
36	or equipping facilities and buildings;
37	(B) debt service on bonds; or
38	(C) lease rentals;
39	under section 2.8 of this chapter;
40	(3) revenue that must be used to pay the costs of construction,

improvement, renovation, or remodeling of a jail and related buildings and parking structures under section 2.7, 2.9, or 3.3 of







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1	this chapter;	
2	(4) revenue that must be used to pay the costs of operating and	
3	maintaining a jail and justice center under section 3.5(d) of this	
4	chapter; or	
5	(5) revenue that must be used to pay the costs of constructing,	
6	acquiring, improving, renovating, or equipping a county	
7	courthouse under section 3.6 of this chapter;	
8	the certified distribution received by a county treasurer shall, in the	
9	manner prescribed in this section, be allocated, distributed, and used	
10	by the civil taxing units and school corporations of the county as	
11	certified shares and property tax replacement credits.	
12	(b) Before August 10 of each calendar year, each county auditor	
13	shall determine the part of the certified distribution for the next	
14	succeeding calendar year that will be allocated as property tax	
15	replacement credits and the part that will be allocated as certified	
16	shares. The percentage of a certified distribution that will be allocated	
17	as property tax replacement credits or as certified shares depends upon	
18	the county adjusted gross income tax rate for resident county taxpayers	
19	in effect on August 1 of the calendar year that precedes the year in	
20	which the certified distribution will be received by two (2) years. The	
21	percentages are set forth in the following table:	
22	PROPERTY	
23	COUNTY TAX	
24	ADJUSTED GROSS REPLACEMENT CERTIFIED	
25	INCOME TAX RATE CREDITS SHARES	
26	0.5% 50% 50%	
27	0.75% 33 1/3% 66 2/3%	
28	1% 25% 75%	
29	(c) The part of a certified distribution that constitutes property tax	
30	replacement credits shall be distributed as provided under sections 12,	
31	13, and 14 of this chapter.	
32	(d) The part of a certified distribution that constitutes certified	
33	shares shall be distributed as provided by section 15 of this chapter.	
34	SECTION 4. IC 6-3.5-1.1-12 IS AMENDED TO READ AS	
35	FOLLOWS [EFFECTIVE JANUARY 1, 2006]: Sec. 12. (a) The part	
36	of a county's certified distribution for a calendar year that is to be used	
37	as property tax replacement credits shall be allocated by the county	

(b) Except as provided in section 13 of this chapter, the amount of property tax replacement credits that each civil taxing unit and school corporation in a county is entitled to receive during a calendar year

auditor among the civil taxing units and school corporations of the



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1	equals the product of:
2	(1) that part of the county's certified distribution that is dedicated
3	to providing property tax replacement credits for that same
4	calendar year; multiplied by
5	(2) a fraction:
6	(A) The numerator of the fraction equals the sum of the total
7	property taxes being collected by the civil taxing unit or school
8	corporation during that calendar year, plus with respect to a
9	civil taxing unit, the amount of federal revenue sharing funds
10	and certified shares received by it during that calendar year to
11	the extent that they are used to reduce its property tax levy
12	below the limit imposed by IC 6-1.1-18.5 for that same
13	<del>calendar year</del> allocation amount for the civil taxing unit or
14	school corporation during that calendar year.
15	(B) The denominator of the fraction equals the sum of the total
16	property taxes being collected by all civil taxing units and
17	school corporations, plus the amount of federal revenue
18	sharing funds and certified shares received by all civil taxing
19	units in the county to the extent that they are used to reduce
20	the civil taxing units' property tax levies below the limits
21	imposed by IC 6-1.1-18.5 for that same calendar year
22	allocation amounts for all the civil taxing units and school
23	corporations of the county for that calendar year.
24	(c) The department of local government finance shall provide each

county auditor with the amount of property tax replacement credits that each civil taxing unit and school corporation in the auditor's county is entitled to receive under this section. The county auditor shall then certify to each civil taxing unit and school corporation the amount of property tax replacement credits it is entitled to receive (after adjustment made under section 13 of this chapter) under this section during that calendar year. The county auditor shall also certify these distributions to the county treasurer.

SECTION 5. IC 6-3.5-1.1-14 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2006]: Sec. 14. (a) In determining the amount of property tax replacement credits civil taxing units and school corporations of a county are entitled to receive during a calendar year, the department of local government finance shall consider only property taxes imposed on tangible property that was assessed in that county.

(b) If a civil taxing unit or a school corporation is located in more than one (1) county and receives property tax replacement credits from one (1) or more of the counties, then the property tax replacement



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credits received from each county shall be used only to reduce the property tax rates that are imposed within the county that distributed the property tax replacement credits.

(c) A civil taxing unit shall treat any property tax replacement

- (c) A civil taxing unit shall treat any property tax replacement credits that it receives or is to receive during a particular calendar year as a part of its property tax levy for that same calendar year for purposes of fixing its budget and for purposes of the property tax levy limits imposed by IC 6-1.1-18.5.
- (d) Subject to subsection (e), if a civil taxing unit or school corporation of an adopting county does not impose a property tax levy that is first due and payable in a calendar year in which property tax replacement credits are being distributed, the civil taxing unit or school corporation is entitled to use the property tax replacement credits distributed to the civil taxing unit or school corporation for any purpose for which a property tax levy could be used.
- (d) (e) A school corporation shall treat any property tax replacement credits that the school corporation receives or is to receive during a particular calendar year as a part of its property tax levy for its general fund, debt service fund, capital projects fund, transportation fund, school bus replacement fund, and special education preschool fund in proportion to the levy for each of these funds for that same calendar year for purposes of fixing its budget and for purposes of the property tax levy limits imposed by IC 6-1.1-19. A school corporation shall allocate the property tax replacement credits described in this subsection to all five (5) six (6) funds in proportion to the levy for each fund.

SECTION 6. IC 6-3.5-1.1-15 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2006]: Sec. 15. (a) As used in this section, "attributed levy" "attributed allocation amount" of a civil taxing unit for a calendar year means the sum of:

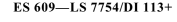
- (1) the ad valorem property tax levy of the civil taxing unit that is currently being collected at the time the allocation is made; plus allocation amount of the civil taxing unit for that calendar year; plus
- (2) the current ad valorem property tax levy of any special taxing district, authority, board, or other entity formed to discharge governmental services or functions on behalf of or ordinarily attributable to the civil taxing unit; plus
- (3) the amount of federal revenue sharing funds and certified shares that were used by the civil taxing unit (or any special taxing district, authority, board, or other entity formed to

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1	discharge governmental services or functions on behalf of or
2	ordinarily attributable to the civil taxing unit) to reduce its ad
3	valorem property tax levies below the limits imposed by
4	IC 6-1.1-18.5; plus
5	(4) (3) in the case of a county, an amount equal to the property
6	taxes imposed by the county in 1999 for the county's welfare fund
7	and welfare administration fund.
8	(b) The part of a county's certified distribution that is to be used as
9	certified shares shall be allocated only among the county's civil taxing
10	units. Each civil taxing unit of a county is entitled to receive a
11	percentage of the certified shares to be distributed in the county equal
12	to the ratio of its attributed levy to the total attributed levies of all civil
13	taxing units of the county. certified share during a calendar year in
14	an amount determined in STEP TWO of the following formula:
15	STEP ONE: Divide:
16	(A) the attributed allocation amount of the civil taxing unit
17	during that calendar year; by
18	(B) the sum of the attributed allocation amounts of all the
19	civil taxing units of the county during that calendar year.
20	STEP TWO: Multiply the part of the county's certified
21	distribution that is to be used as certified shares by the STEP
22	ONE amount.
23	(c) The local government tax control board established by
24	IC 6-1.1-18.5-11 shall determine the attributed levies of civil taxing
25	units that are entitled to receive certified shares during a calendar year.
26	If the ad valorem property tax levy of any special taxing district,
27	authority, board, or other entity is attributed to another civil taxing unit
28	under subsection $\frac{(b)(2)}{(a)(2)}$ , then the special taxing district,
29	authority, board, or other entity shall not be treated as having an
30	attributed levy allocation amount of its own. The local government tax
31	control board shall certify the attributed levy allocation amounts to the
32	appropriate county auditor. The county auditor shall then allocate the
33	certified shares among the civil taxing units of the auditor's county.
34	(d) Certified shares received by a civil taxing unit shall be treated
35	as additional revenue for the purpose of fixing its budget for the
36	calendar year during which the certified shares will be received. The
37	certified shares may be allocated to or appropriated for any purpose,
38	including property tax relief or a transfer of funds to another civil
39	taxing unit whose levy was attributed to the civil taxing unit in the
40	determination of its attributed levy allocation amount.

SECTION 7. IC 6-3.5-1.1-16 IS AMENDED TO READ AS

FOLLOWS [EFFECTIVE JANUARY 1, 2005 (RETROACTIVE)]:



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1	Sec. 16. (a) For purposes of this chapter, an individual shall be treated
2	as a resident of the county in which he: the individual:
3	(1) maintains a home, if the individual maintains only one (1) in
4	Indiana;
5	(2) if subdivision (1) does not apply, is registered to vote;
6	(3) if neither subdivision (1) or (2) applies, registers his the
7	individual's personal automobile; or
8	(4) if neither subdivision (1), (2), or (3) applies, spends the
9	majority of his the individual's time spent in Indiana during the
10	taxable year in question.
11	(b) The residence or principal place of business or employment of
12	an individual is to be determined on January July 1 of the calendar year
13	in which the individual's taxable year commences. If an individual
14	changes the location of his the individual's residence or principal
15	place of employment or business to another county in Indiana during
16	after July 1 of a calendar year, his the individual's liability for county
17	adjusted gross income tax is not affected.
18	(c) Notwithstanding subsection (b), if an individual becomes a
19	county taxpayer for purposes of IC 36-7-27 during a calendar year
20	because the individual:
21	(1) changes the location of the individual's residence to a county
22	in which the individual begins employment or business at a
23	qualified economic development tax project (as defined in
24	IC 36-7-27-9); or
25	(2) changes the location of the individual's principal place of
26	employment or business to a qualified economic development tax
27	project and does not reside in another county in which the county
28	adjusted gross income tax is in effect;
29	the individual's adjusted gross income attributable to employment or
30	business at the qualified economic development tax project is taxable
31	only by the county containing the qualified economic development tax
32	project.
33	SECTION 8. IC 6-3.5-6-1.1 IS ADDED TO THE INDIANA CODE
34	AS A <b>NEW</b> SECTION TO READ AS FOLLOWS [EFFECTIVE
35	JANUARY 1, 2006]: Sec. 1.1. (a) For purposes of allocating the
36	certified distribution made to a county under this chapter among
37	the civil taxing units in the county, the allocation amount for a civil
38	taxing unit is the amount determined using the following formula:
39	STEP ONE: Determine the total property taxes that are first
40	due and payable to the civil taxing unit during the calendar
41	year of the distribution plus, for a county, an amount equal to

the property taxes imposed by the county in 1999 for the



1	county's welfare fund and welfare administration fund.	
2	STEP TWO: Determine the sum of the following:	
3	(A) Amounts appropriated from property taxes to pay the	
4	principal of or interest on any debenture or other debt	
5	obligation issued after June 30, 2005, other than an	
6	obligation described in subsection (b).	
7	(B) Amounts appropriated from property taxes to make	
8	payments on any lease entered into after June 30, 2005,	
9	other than a lease described in subsection (c).	
10	(C) The proceeds of any property that are:	
11	(i) received as the result of the issuance of a debt	
12	obligation described in clause (A) or a lease described in	
13	clause (B); and	
14	(ii) appropriated from property taxes for any purpose	
15	other than to refund or otherwise refinance a debt	_
16	obligation or lease described in subsection (b) or (c).	
17	STEP THREE: Subtract the STEP TWO amount from the	
18	STEP ONE amount.	
19	STEP FOUR: Determine the sum of:	
20	(A) the STEP THREE amount; plus	
21	(B) the civil taxing unit or school corporation's certified	
22	distribution for the previous calendar year.	
23	(b) Except as provided in this subsection, an appropriation from	
24	property taxes to repay interest and principal of a debt obligation	
25	is not deducted from the allocation amount for a civil taxing unit	
26	if:	
27	(1) the debt obligation was issued; and	
28	(2) the proceeds appropriated from property taxes;	V
29	to refund or otherwise refinance a debt obligation or a lease issued	
30	before July 1, 2005. However, an appropriation from property	
31	taxes related to a debt obligation issued after June 30, 2005, is	
32	deducted if the debt extends payments on a debt or lease beyond	
33	the time in which the debt or lease would have been payable if the	
34	debt or lease had not been refinanced or increases the total amount	
35	that must be paid on a debt or lease in excess of the amount that	
36	would have been paid if the debt or lease had not been refinanced.	
37	The amount of the deduction is the annual amount for each year of	
38	the extension period or the annual amount of the increase over the	
39	amount that would have been paid.	
40	(c) Except as provided in this subsection, an appropriation from	
41	property taxes to make payments on a lease is not deducted from	
42	the allocation amount for a civil taxing unit if:	



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(1) the lease was issued; and
(2) the proceeds were appropriated from property taxes;
to refinance a debt obligation or lease issued before July 1, 2005.
However, an appropriation from property taxes related to a lease
entered into after June 30, 2005, is deducted if the lease extends
payments on a debt or lease beyond the time in which the debt or
lease would have been payable if it had not been refinanced or
increases the total amount that must be paid on a debt or lease in
excess of the amount that would have been paid if the debt or lease
had not been refinanced. The amount of the deduction is the annual
amount for each year of the extension period or the annual amount
of the increase over the amount that would have been paid.
SECTION 9. IC 6-3.5-6-17 IS AMENDED TO READ AS
FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 17. (a) Revenue
derived from the imposition of the county option income tax shall, in
the manner prescribed by this section, be distributed to the county that
imposed it. The amount that is to be distributed to a county during an

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.5-6-17 IS AMENDED TO READ AS E JULY 1, 2005]: Sec. 17. (a) Revenue on of the county option income tax shall, in this section, be distributed to the county that hat is to be distributed to a county during an ensuing calendar year equals the amount of county option income tax revenue that the department, after reviewing the recommendation of the budget agency, determines has been:

- (1) received from that county for a taxable year ending in a calendar year preceding the calendar year in which the determination is made; and
- (2) reported on an annual return or amended return processed by the department in the state fiscal year ending before July 1 of the calendar year in which the determination is made;

as adjusted (as determined after review of the recommendation of the budget agency) for refunds of county option income tax made in the state fiscal year.

- (b) Before August 2 of each calendar year, the department, after reviewing the recommendation of the budget agency, shall certify to the county auditor of each adopting county the amount determined under subsection (a) plus the amount of interest in the county's account that has accrued and has not been included in a certification made in a preceding year. The amount certified is the county's "certified distribution" for the immediately succeeding calendar year. The amount certified shall be adjusted, as necessary, under subsections (c), (d), and (e). The department shall provide with the certification an informative summary of the calculations used to determine the certified distribution.
- (c) The department shall certify an amount less than the amount determined under subsection (b) if the department, after reviewing the











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recommendation of the budget agency, determines that the reduced distribution is necessary to offset overpayments made in a calendar year before the calendar year of the distribution. The department, after reviewing the recommendation of the budget agency, may reduce the amount of the certified distribution over several calendar years so that any overpayments are offset over several years rather than in one (1)
lump sum.  (d) The department, after reviewing the recommendation of the budget agency, shall adjust the certified distribution of a county to correct for any clerical or mathematical errors made in any previous certification under this section. The department, after reviewing the recommendation of the budget agency, may reduce the amount of the certified distribution over several calendar years so that any adjustment.
under this subsection is offset over several years rather than in one (1)

(e) This subsection applies to a county that:

lump sum.

- (1) initially imposed a county option income tax; or
- (2) increases the county option income tax rate; under this chapter in the same calendar year in which the department makes a certification under this section. The department, after reviewing the recommendation of the budget agency, shall adjust the certified distribution of a county to provide for a distribution in the immediately following calendar year and in each calendar year thereafter. The department shall provide for a full transition to certification of distributions as provided in subsection (a)(1) through (a)(2) in the manner provided in subsection (c).
- (f) One-twelfth (1/12) of each adopting county's certified distribution for a calendar year shall be distributed from its account established under section 16 of this chapter to the appropriate county treasurer on the first day of each month of that calendar year.
- (g) Upon receipt, each monthly payment of a county's certified distribution shall be allocated among, distributed to, and used by the civil taxing units of the county as provided in sections 18 and 19 of this chapter.
- (h) All distributions from an account established under section 16 of this chapter shall be made by warrants issued by the auditor of state to the treasurer of state ordering the appropriate payments.

SECTION 10. IC 6-3.5-6-18 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2006]: Sec. 18. (a) The revenue a county auditor receives under this chapter shall be used to:

(1) replace the amount, if any, of property tax revenue lost due to the allowance of an increased homestead credit within the county;



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1 2	(2) fund the operation of a public communications system and computer facilities district as provided in an election, if any, made
3	by the county fiscal body under IC 36-8-15-19(b);
4	(3) fund the operation of a public transportation corporation as
5	provided in an election, if any, made by the county fiscal body
6	under IC 36-9-4-42;
7	(4) make payments permitted under IC 36-7-15.1-17.5;
8	(5) make payments permitted under subsection (i); and
9	(6) make distributions of distributive shares to the civil taxing
10	units of a county.
11	(b) The county auditor shall retain from the payments of the county's
12	certified distribution, an amount equal to the revenue lost, if any, due
13	to the increase of the homestead credit within the county. This money
14	shall be distributed to the civil taxing units and school corporations of
15	the county as though they were property tax collections and in such a
16	manner that no civil taxing unit or school corporation shall suffer a net
17	revenue loss due to the allowance of an increased homestead credit.
18	(c) The county auditor shall retain the amount, if any, specified by
19	the county fiscal body for a particular calendar year under subsection
20	(i), IC 36-7-15.1-17.5, IC 36-8-15-19(b), and IC 36-9-4-42 from the
21	county's certified distribution for that same calendar year. The county
22	auditor shall distribute amounts retained under this subsection to the
23	county.
24	(d) All certified distribution revenues that are not retained and
25	distributed under subsections (b) and (c) shall be distributed to the civil
26	taxing units of the county as distributive shares.
27	(e) The amount of distributive shares that each civil taxing unit in
28	a county is entitled to receive during a month equals the product of the
29	following:
30	(1) The amount of revenue that is to be distributed as distributive
31	shares during that month; multiplied by
32	(2) A fraction. The numerator of the fraction equals the total
33	property taxes that are first due and payable to the civil taxing
34	unit during the calendar year in which the month falls, plus, for a
35	county, an amount equal to the property taxes imposed by the
36	county in 1999 for the county's welfare fund and welfare
37	administration fund allocation amount for the civil taxing unit
38	for the calendar year in which the month falls. The
39	denominator of the fraction equals the sum of the total property
40	taxes that are first due and payable to all civil taxing units of the

county during the calendar year in which the month falls, plus an

amount equal to the property taxes imposed by the county in 1999





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1 for the county's welfare fund and welfare administration fund 2 allocation amounts of all the civil taxing units of the county 3 for the calendar year in which the month falls. 4 (f) The department of local government finance shall provide each 5 county auditor with the fractional amount of distributive shares that 6 each civil taxing unit in the auditor's county is entitled to receive 7 monthly under this section. 8 (g) Notwithstanding subsection (e), if a civil taxing unit of an 9 adopting county does not impose a property tax levy that is first due 10 and payable in a calendar year in which distributive shares are being 11 distributed under this section, that civil taxing unit is entitled to receive 12 a part of the revenue to be distributed as distributive shares under this 13 section within the county. The fractional amount such a civil taxing 14 unit is entitled to receive each month during that calendar year equals 15 the product of the following: (1) The amount to be distributed as distributive shares during that 16 17 month; multiplied by 18 (2) A fraction. The numerator of the fraction equals the budget of 19 that civil taxing unit for that calendar year. The denominator of 20 the fraction equals the aggregate budgets of all civil taxing units 21 of that county for that calendar year. 22 (h) If for a calendar year a civil taxing unit is allocated a part of a 23 county's distributive shares by subsection (g), then the formula used in 24 subsection (e) to determine all other civil taxing units' distributive 25 shares shall be changed each month for that same year by reducing the 26 amount to be distributed as distributive shares under subsection (e) by 27 the amount of distributive shares allocated under subsection (g) for that 28 same month. The department of local government finance shall make 29 any adjustments required by this subsection and provide them to the 30 appropriate county auditors. 31 (i) Notwithstanding any other law, a county fiscal body may pledge 32 revenues received under this chapter to the payment of bonds or lease 33 rentals to finance a qualified economic development tax project under 34 IC 36-7-27 in that county or in any other county if the county fiscal 35 body determines that the project will promote significant opportunities 36 for the gainful employment or retention of employment of the county's 37 residents. 38 SECTION 11. IC 6-3.5-6-20 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2005 (RETROACTIVE)]: 39

Sec. 20. (a) For purposes of this chapter, an individual shall be treated

(1) maintains a home, if the individual maintains only one (1) in

as a resident of the county in which he: the individual:



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1	Indiana;
2	(2) if subdivision (1) does not apply, is registered to vote;
3	(3) if subdivision (1) or (2) does not apply, registers his the
4	individual's personal automobile; or
5	(4) if subdivision (1), (2), or (3) does not apply, spends the
6	majority of his the individual's time spent in Indiana during the
7	taxable year in question.
8	(b) The residence or principal place of business or employment of
9	an individual is to be determined on <del>January</del> <b>July</b> 1 of the calendar year
10	in which the individual's taxable year commences. If an individual
11	changes the location of his the individual's residence or principal
12	place of employment or business to another county in Indiana during
13	after July 1 of a calendar year, his the individual's liability for county
14	option income tax is not affected.
15	(c) Notwithstanding subsection (b), if an individual becomes a
16	county taxpayer for purposes of IC 36-7-27 during a calendar year
17	because the individual:
18	(1) changes the location of the individual's residence to a county
19	in which the individual begins employment or business at a
20	qualified economic development tax project (as defined in
21	IC 36-7-27-9); or
22	(2) changes the location of the individual's principal place of
23	employment or business to a qualified economic development tax
24	project and does not reside in another county in which the county
25	option income tax is in effect;
26	the individual's adjusted gross income attributable to employment or
27	business at the qualified economic development tax project is taxable
28	only by the county containing the qualified economic development tax
29	project.
30	SECTION 12. IC 6-3.5-7-11 IS AMENDED TO READ AS
31	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 11. (a) Revenue
32	derived from the imposition of the county economic development
33	income tax shall, in the manner prescribed by this section, be
34	distributed to the county that imposed it.
35	(b) Before August 2 of each calendar year, the department, after
36	reviewing the recommendation of the budget agency, shall certify to the
37	county auditor of each adopting county the sum of the amount of
38	county economic development income tax revenue that the department
39	determines has been:
40	(1) received from that county for a taxable year ending before the
41	calendar year in which the determination is made; and

(2) reported on an annual return or amended return processed by



the department in the state fiscal year ending before July 1 of the calendar year in which the determination is made;

as adjusted (as determined after review of the recommendation of the budget agency) for refunds of county economic development income tax made in the state fiscal year plus the amount of interest in the county's account that has been accrued and has not been included in a certification made in a preceding year. The amount certified is the county's certified distribution, which shall be distributed on the dates specified in section 16 of this chapter for the following calendar year. The amount certified shall be adjusted under subsections (c), (d), (e), (f), and (g). The department shall provide with the certification an informative summary of the calculations used to determine the certified distribution.

- (c) The department shall certify an amount less than the amount determined under subsection (b) if the department, after reviewing the recommendation of the budget agency, determines that the reduced distribution is necessary to offset overpayments made in a calendar year before the calendar year of the distribution. The department, after reviewing the recommendation of the budget agency, may reduce the amount of the certified distribution over several calendar years so that any overpayments are offset over several years rather than in one (1) lump sum.
- (d) After reviewing the recommendation of the budget agency, the department shall adjust the certified distribution of a county to correct for any clerical or mathematical errors made in any previous certification under this section. The department, after reviewing the recommendation of the budget agency, may reduce the amount of the certified distribution over several calendar years so that any adjustment under this subsection is offset over several years rather than in one (1) lump sum.
- (e) The department, after reviewing the recommendation of the budget agency, shall adjust the certified distribution of a county to provide the county with the distribution required under section 16(b) of this chapter.
- (f) The department, after reviewing the recommendation of the budget agency, shall adjust the certified distribution of a county to provide the county with the amount of any tax increase imposed under section 25 or 26 of this chapter to provide additional homestead credits as provided in those provisions.
  - (g) This subsection applies to a county that:
    - (1) initially imposed  $\pi$  the county economic development income tax; or

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1	(2) increases the county economic development income rate;
2	under this chapter in the same calendar year in which the department
3	makes a certification under this section. The department, after
4	reviewing the recommendation of the budget agency, shall adjust the
5	certified distribution of a county to provide for a distribution in the
6	immediately following calendar year and in each calendar year
7	thereafter. The department shall provide for a full transition to
8	certification of distributions as provided in subsection (b)(1) through
9	(b)(2) in the manner provided in subsection (c).
10	SECTION 13. IC 6-3.5-7-17 IS AMENDED TO READ AS
11	FOLLOWS [EFFECTIVE JANUARY 1, 2005 (RETROACTIVE)]:
12	Sec. 17. (a) For purposes of this chapter, an individual shall be treated
13	as a resident of the county in which the individual:
14	(1) maintains a home, if the individual maintains only one (1)
15	home in Indiana;
16	(2) if subdivision (1) does not apply, is registered to vote;
17	(3) if subdivision (1) or (2) does not apply, registers the
18	individual's personal automobile; or
19	(4) if subdivision (1), (2), or (3) does not apply, spends the
20	majority of the individual's time in Indiana during the taxable year
21	in question.
22	(b) The residence or principal place of business or employment of
23	an individual is to be determined on January July 1 of the calendar year
24	in which the individual's taxable year commences. If an individual
25	changes location of residence or principal place of employment or
26	business to another county in Indiana during after July 1 of a calendar
27	year, the individual's liability for county economic development income
28	tax is not affected.
29	(c) Notwithstanding subsection (b), if an individual becomes a
30	county taxpayer for purposes of IC 36-7-27 during a calendar year
31	because the individual:
32	(1) changes the location of the individual's residence to a county
33	in which the individual begins employment or business at a
34	qualified economic development tax project (as defined in
35	IC 36-7-27-9); or
36	(2) changes the location of the individual's principal place of
37	employment or business to a qualified economic development tax

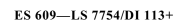
project and does not reside in another county in which the county

the individual's adjusted gross income attributable to employment or

business at the qualified economic development tax project is taxable

only by the county containing the qualified economic development tax

economic development income tax is in effect;





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1	project.
2	SECTION 14. IC 6-3.5-8-21 IS AMENDED TO READ AS
3	FOLLOWS [EFFECTIVE JANUARY 1, 2005 (RETROACTIVE)]:
4	Sec. 21. (a) For purposes of this chapter, an individual shall be treated
5	as a resident municipal taxpayer of the municipality in which the
6	individual:
7	(1) maintains a residence, if the individual maintains only one (1)
8	residence in Indiana;
9	(2) if subdivision (1) does not apply, registers to vote;
10	(3) if subdivision (1) or (2) does not apply, registers the
11	individual's personal automobile; or
12	(4) if subdivision (1), (2), or (3) does not apply, spends the
13	majority of the individual's time in Indiana during the taxable year
14	in question.
15	(b) Whether an individual is a resident municipal taxpayer is
16	determined on January July 1 of the calendar year in which the
17	individual's taxable year commences. If an individual changes the
18	location of the individual's residence to another location in Indiana
19	during after July 1 of a calendar year, the individual's liability for
20	municipal option income tax is not affected.
21	SECTION 15. [EFFECTIVE JANUARY 1, 2005
22	(RETROACTIVE)] IC 6-3.5-1.1-16, IC 6-3.5-6-20, IC 6-3.5-7-17,
23	and IC 6-3.5-8-21, all as amended by this act, apply only to taxable
24	years beginning after December 31, 2004.
25	SECTION 16. [EFFECTIVE JANUARY 1, 2006] (a) The
26	definitions in IC 6-3.5 apply throughout this SECTION.
27	(b) IC 6-3.5-1.1-1, IC 6-3.5-1.1-12, IC 6-3.5-1.1-14, and
28	IC 6-3.5-1.1-15, all as amended by this act, and IC 6-3.5-1.1-1.1, as
29	added by this act, apply to the allocation among the civil taxing
30	units and school corporations of the certified distribution of county
31	adjusted gross income tax revenue made to a county for a year
32	beginning after December 31, 2005.
33	(c) IC 6-3.5-6-1, IC 6-3.5-6-18, and IC 6-3.5-1.1-19, all as
34	amended by this act, and IC 6-3.5-6-1.1, as added by this act, apply
35	to the allocation among the civil taxing units of the certified
36	distribution of county option income tax revenue made to a county
37	for a year beginning after December 31, 2005.
38	(d) IC 6-3.5-7-12, as amended by this act, and IC 6-3.5-7-1.3,
39	IC 6-3.5-7-4.5, and IC 6-3.5-4.9, all as added by this act, apply to
40	the allocation among the county, cities, and towns of the certified

distribution of county economic development income tax revenue

made to a county for a year beginning after December 31, 2005.



l	SECTION 17. [EFFECTIVE UPON PASSAGE] Notwithstanding
2	IC 6-3.5-1.1-11(b), IC 6-3.5-6-17(b), and IC 6-3.5-7-11(b), all as
3	amended by this act, the department of state revenue shall, before
1	August 2, 2005, adjust the certified distribution of a county made
5	on or before August 2, 2004, in accordance with IC 6-3.5-1.1-9(f),
6	IC 6-3.5-6-17(e), and IC 6-3.5-7-11(g), all as amended by this act.
7	SECTION 18. An emergency is declared for this act

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### SENATE MOTION

Madam President: I move that Senator Hume be added as second author of Senate Bill 609.

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### COMMITTEE REPORT

Madam President: The Senate Committee on Tax and Fiscal Policy, to which was referred Senate Bill No. 609, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill DO PASS.

(Reference is made to Senate Bill 609 as introduced.)

KENLEY, Chairperson

Committee Vote: Yeas 11, Nays 0.







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#### SENATE MOTION

Madam President: I move that Senate Bill 609 be amended to read as follows:

Replace the effective date in SECTION 3 with "[EFFECTIVE JULY 1, 2005]".

Replace the effective date in SECTION 10 with "[EFFECTIVE JULY 1, 2005]".

Replace the effective date in SECTION 16 with "[EFFECTIVE JULY 1, 2005]".

Page 1, delete lines 1 through 17.

Page 2, delete lines 1 through 33.

Page 2, line 39, delete "operating budget of" and insert "allocation amount for".

Page 2, line 40, delete "under STEP FIVE of" and insert "using".

Page 2, line 42, delete "annual budget of" and insert "sum of the total property taxes being collected by".

Page 3, line 1, after "corporation" insert "during the calendar year of the distribution".

Page 3, line 3, after "appropriated" insert "from property taxes".

Page 3, line 7, after "appropriated" insert "from property taxes".

Page 3, line 10, delete "is:" and insert "are:".

Page 3, line 14, after "appropriated" insert "from property taxes".

Page 3, delete lines 17 through 18.

Page 3, delete lines 21 through 30, begin a new line block indented and insert:

"STEP FOUR: Determine the sum of:

- (A) the STEP THREE amount; plus
- (B) the civil taxing unit's or school corporation's certified distribution for the previous calendar year.".

Page 3, line 31, after "appropriation" insert "from property taxes". Page 3, line 33, delete "operating budget of" and insert "allocation amount for".

Page 3, line 36, after "appropriated" insert "from property taxes".

Page 3, line 38, after "appropriation" insert "from property taxes".

Page 3, line 39, delete "to the extent that" and insert "if".

Page 4, line 2, after "refinanced." insert "The amount of the deduction is the annual amount for each year of the extension period or the annual amount of the increase over the amount that would have been paid.".

Page 4, line 3, after "appropriation" insert "from property taxes". Page 4, line 4, delete "operating".

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Page 4, line 5, delete "budget of" and insert "allocation amount for".

Page 4, line 7, after "appropriated" insert "from property taxes".

Page 4, line 9, after "appropriation" insert "from property taxes".

Page 4, line 10, delete "to the extent that" and insert "if".

Page 4, line 15, after "refinanced." insert "The amount of the deduction is the annual amount for each year of the extension period or the annual amount of the increase over the amount that would have been paid.".

Page 6, line 39, delete "12" and insert "12,".

Page 6, line 40, reset in roman "13,".

Page 7, line 7, reset in roman "Except as provided in section 13 of this chapter,".

Page 7, line 22, delete "operating budget of" and insert "allocation amount for".

Page 7, line 31, delete "operating budgets" and insert "allocation amounts".

Page 7, line 38, reset in roman "(after".

Page 7, line 39, reset in roman "adjustment made under section 13 of this chapter)".

Page 8, line 1, reset in roman "(a) In".

Page 8, reset in roman lines 2 through 6.

Page 8, line 7, reset in roman "(b)".

Page 8, line 7, delete "(a)".

Page 8, line 13, reset in roman "(c)".

Page 8, line 13, delete "(b)".

Page 8, line 18, delete "(c)" and insert "(d)".

Page 8, line 18, delete "(d)," and insert "(e),".

Page 8, line 26, strike"(d)" and insert "(e)".

Page 8, line 39, delete "operating budget"" and insert "allocation amount"".

Page 9, line 1, delete "operating budget" and insert "allocation amount".

Page 9, line 2, delete "and" and insert "plus".

Page 9, line 3, reset in roman "current ad valorem property tax levy".

Page 9, line 3, delete"operating budget".

Page 9, line 6, delete "unit." and insert "unit;".

Page 9, line 6, reset in roman "plus".

Page 9, line 14, after "(4)" insert "(3)".

Page 9, line 14, reset in roman"in the case of a county, an amount equal to the property taxes".

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Page 9, reset in roman lines 15 through 16.

Page 9, line 25, delete "operating budget" and insert "allocation amount".

Page 9, line 27, delete "operating budgets" and insert "allocation amounts".

Page 9, line 32, reset in roman "The local government tax control board established by".

Page 9, reset in roman lines 33 through 36.

Page 9, line 37, reset in roman "under subsection".

Page 9, line 37, after "(b)(2)," insert "(a)(2),".

Page 9, line 37, reset in roman "then the special taxing district, authority,".

Page 9, line 38, reset in roman "board, or other entity shall not be treated as having an attributed".

Page 9, line 38, after "levy" insert "allocation amount".

Page 9, reset in roman line 39.

Page 9, line 40, reset in roman "attributed".

Page 9, line 40, after"levy" insert "allocation".

Page 9, line 40, reset in roman "amounts to the appropriate county auditor.".

Page 9, line 40, delete "The county"

Page 9, delete line 41.

Page 9, line 42, delete "unit is to receive during a calendar year.".

Page 10, line 8, reset in roman "levy".

Page 10, line 8, delete "operating budget".

Page 10, line 9, delete "operating budget." and insert "allocation amount.".

Page 10, delete lines 10 through 42.

Page 11, delete lines 1 through 18.

Page 11, line 23, delete "operating budget of" and insert "allocation amount for".

Page 11, line 24, delete "under STEP FIVE of" and insert "using".

Page 11, line 26, delete "annual budget of" and insert "the total property taxes that are first due and payable to".

Page 11, line 27, after "unit" insert "during the calendar year of the distribution plus, for a county, an amount equal to the property taxes imposed by the county in 1999 for the county's welfare fund and welfare administration fund".

Page 11, line 29, after "appropriated" insert "from property taxes".

Page 11, line 33, after "appropriated" insert "from property taxes".

Page 11, line 36, delete "is:" and insert "are:".

Page 11, line 40, after "appropriated" insert "from property taxes".



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Page 12, delete lines 1 through 2.

Page 12, delete lines 5 through 12 begin a new line block indented and insert:

"STEP FOUR: Determine the sum of:

- (A) the STEP THREE amount; plus
- (B) the civil taxing unit or school corporation's certified distribution for the previous calendar year.".

Page 12, line 13, after "appropriation" insert "from property taxes".

Page 12, line 15, delete "operating budget of" and insert "allocation amount for".

Page 12, line 17, after "appropriated" insert "from property taxes".

Page 12, line 19, after "appropriation" insert "from property taxes".

Page 12, line 20, delete "to the extent that" and insert "if".

Page 12, line 25, after "refinanced." insert "The amount of the deduction is the annual amount for each year of the extension period or the annual amount of the increase over the amount that would have been paid.".

Page 12, line 26, after "appropriation" insert "from property taxes".

Page 12, line 27, delete "operating".

Page 12, line 28, delete "budget of" and insert "allocation amount for".

Page 12, line 30, after "appropriated" insert "from property taxes".

Page 12, line 32, after "appropriation" insert "from property taxes".

Page 12, line 33, delete "to the extent that" and insert "if".

Page 12, line 38, after "refinanced." insert "The amount of the deduction is the annual amount for each year of the extension period or the annual amount of the increase over the amount that would have been paid.".

Page 14, line 34, delete "(i)" and insert "(i);".

Page 14, line 34, delete "(g);".

Page 15, line 4, reset in roman "(i),".

Page 15, line 4, delete "(g),".

Page 15, line 21, delete "operating budget of" and insert "allocation amount for".

Page 15 line 27, delete "operating budgets" and insert "allocation amounts".

Page 15, reset in roman lines 34 through 42.

Page 16, reset in roman lines 1 through 14.

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Page 16, line 15, reset in roman "(i)".

Page 16, line 15, delete "(g)".

Page 16, delete lines 22 through 42.

Delete page 17.

Page 18, delete lines 1 through 40.

Page 20, delete lines 21 through 42.

Delete page 21.

Page 22, delete lines 1 through 16.

Renumber all SECTIONS consecutively.

(Reference is to SB 609 as printed February 9, 2005.)

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#### COMMITTEE REPORT

Mr. Speaker: Your Committee on Ways and Means, to which was referred Senate Bill 609, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 8, between lines 40 and 41, begin a new paragraph and insert: "SECTION 7. IC 6-3.5-1.1-16 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2005 (RETROACTIVE)]: Sec. 16. (a) For purposes of this chapter, an individual shall be treated as a resident of the county in which he: the individual:

- (1) maintains a home, if the individual maintains only one (1) in Indiana;
- (2) if subdivision (1) does not apply, is registered to vote;
- (3) if neither subdivision (1) or (2) applies, registers his the individual's personal automobile; or
- (4) if neither subdivision (1), (2), or (3) applies, spends the majority of his the individual's time spent in Indiana during the taxable year in question.
- (b) The residence or principal place of business or employment of an individual is to be determined on January July 1 of the calendar year in which the individual's taxable year commences. If an individual changes the location of his the individual's residence or principal place of employment or business to another county in Indiana during after July 1 of a calendar year, his the individual's liability for county adjusted gross income tax is not affected.
- (c) Notwithstanding subsection (b), if an individual becomes a county taxpayer for purposes of IC 36-7-27 during a calendar year because the individual:
  - (1) changes the location of the individual's residence to a county in which the individual begins employment or business at a qualified economic development tax project (as defined in IC 36-7-27-9); or
  - (2) changes the location of the individual's principal place of employment or business to a qualified economic development tax project and does not reside in another county in which the county adjusted gross income tax is in effect;

the individual's adjusted gross income attributable to employment or business at the qualified economic development tax project is taxable only by the county containing the qualified economic development tax project.".

Page 14, between lines 3 and 4, begin a new paragraph and insert:











"SECTION 11. IC 6-3.5-6-20 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2005 (RETROACTIVE)]: Sec. 20. (a) For purposes of this chapter, an individual shall be treated as a resident of the county in which he: the individual:

- (1) maintains a home, if the individual maintains only one (1) in Indiana;
- (2) if subdivision (1) does not apply, is registered to vote;
- (3) if subdivision (1) or (2) does not apply, registers his the individual's personal automobile; or
- (4) if subdivision (1), (2), or (3) does not apply, spends the majority of his the individual's time spent in Indiana during the taxable year in question.
- (b) The residence or principal place of business or employment of an individual is to be determined on January July 1 of the calendar year in which the individual's taxable year commences. If an individual changes the location of his the individual's residence or principal place of employment or business to another county in Indiana during after July 1 of a calendar year, his the individual's liability for county option income tax is not affected.
- (c) Notwithstanding subsection (b), if an individual becomes a county taxpayer for purposes of IC 36-7-27 during a calendar year because the individual:
  - (1) changes the location of the individual's residence to a county in which the individual begins employment or business at a qualified economic development tax project (as defined in IC 36-7-27-9); or
  - (2) changes the location of the individual's principal place of employment or business to a qualified economic development tax project and does not reside in another county in which the county option income tax is in effect;

the individual's adjusted gross income attributable to employment or business at the qualified economic development tax project is taxable only by the county containing the qualified economic development tax project.".

Page 15, between lines 25 and 26, begin a new paragraph and insert: "SECTION 13. IC 6-3.5-7-17 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2005 (RETROACTIVE)]: Sec. 17. (a) For purposes of this chapter, an individual shall be treated as a resident of the county in which the individual:

- (1) maintains a home, if the individual maintains only one (1) home in Indiana;
- (2) if subdivision (1) does not apply, is registered to vote;

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- (3) if subdivision (1) or (2) does not apply, registers the individual's personal automobile; or
- (4) if subdivision (1), (2), or (3) does not apply, spends the majority of the individual's time in Indiana during the taxable year in question.
- (b) The residence or principal place of business or employment of an individual is to be determined on January July 1 of the calendar year in which the individual's taxable year commences. If an individual changes location of residence or principal place of employment or business to another county in Indiana during after July 1 of a calendar year, the individual's liability for county economic development income tax is not affected.
- (c) Notwithstanding subsection (b), if an individual becomes a county taxpayer for purposes of IC 36-7-27 during a calendar year because the individual:
  - (1) changes the location of the individual's residence to a county in which the individual begins employment or business at a qualified economic development tax project (as defined in IC 36-7-27-9); or
  - (2) changes the location of the individual's principal place of employment or business to a qualified economic development tax project and does not reside in another county in which the county economic development income tax is in effect;

the individual's adjusted gross income attributable to employment or business at the qualified economic development tax project is taxable only by the county containing the qualified economic development tax project.

SECTION 14. IC 6-3.5-8-21 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2005 (RETROACTIVE)]: Sec. 21. (a) For purposes of this chapter, an individual shall be treated as a resident municipal taxpayer of the municipality in which the individual:

- (1) maintains a residence, if the individual maintains only one (1) residence in Indiana;
- (2) if subdivision (1) does not apply, registers to vote;
- (3) if subdivision (1) or (2) does not apply, registers the individual's personal automobile; or
- (4) if subdivision (1), (2), or (3) does not apply, spends the majority of the individual's time in Indiana during the taxable year in question.
- (b) Whether an individual is a resident municipal taxpayer is determined on January July 1 of the calendar year in which the











individual's taxable year commences. If an individual changes the location of the individual's residence to another location in Indiana during after July 1 of a calendar year, the individual's liability for municipal option income tax is not affected.

SECTION 15. [EFFECTIVE JANUARY 1, 2005 (RETROACTIVE)] IC 6-3.5-1.1-16, IC 6-3.5-6-20, IC 6-3.5-7-17, and IC 6-3.5-8-21, all as amended by this act, apply only to taxable years beginning after December 31, 2004."

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to SB 609 as reprinted March 1, 2005.)

ESPICH, Chair

Committee Vote: yeas 22, nays 0.









